## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

\*

UNITED STATES OF AMERICA

\*

Crim. No. ELH-14-271

KEYON PAYLOR

v.

\*

\* \* \* \* \*

## **NOTICE OF NON-OBJECTION TO ECF 100**

Petitioner, KEYON PAYLOR, by and through his attorneys, THE EXONERATION PROJECT, hereby respectfully notifies the Court that he has no objection to ECF 100, the Government's motion to unseal ECF Nos. 86 and 89. Mr. Paylor agrees that the documents should no longer be sealed.

Dated: March 26, 2018 Respectfully Submitted,

/s/ Tony Balkissoon

Gayle Horn
Tony Balkissoon
THE EXONERATION PROJECT
311 N Aberdeen, 3<sup>rd</sup> Floor
Chicago, IL 60607
Telephone: 312, 243, 5900

Telephone: 312-243-5900 Counsel for Keyon Paylor

## **CERTIFICATE OF SERVICE**

	I hereby	certify th	at the f	foregoing	notice	was	served	on all	counsel	of record	, on	March
26, 20	18, by the	e CM/ECF	syster	n.								

/s/ Tony Balkissoon
Tony Balkissoon